1 2 3 4 5 6 7	KENNETH E. KELLER (SBN 71450) kkeller@kksrr.com MICHAEL D. LISI (SBN 196974) mlisi@kksrr.com ANJALI K. KURANI (SBN 227075) akurani@kksrr.com KRIEG, KELLER, SLOAN, REILLEY & ROMAN LLP 114 Sansome Street, 4 th Floor San Francisco, California 94104-3839 Telephone: (415) 249-8330 Facsimile: (415) 249-8333 Attorneys for Plaintiff, Chanel, Inc.	
8	THE UNITED STATES DISTRICT COURT	
9		
11	CHANEL, INC., a New York corporation,	Case No. C-07-3592-EMC
12	Plaintiff,	DECLADATION OF MICHAEL D
13	v.)	DECLARATION OF MICHAEL D. LISI IN SUPPORT OF REQUEST FOR DEFAULT
14	CASONDRA TSHIMANGA a/k/a) CASONDRA SMITH a/k/a CASONDRA)	FOR DEFAULT
15	SATCHER a/k/a C. MAYFIELD a/k/a ANNE) LLOYD d/b/a HANDBAGOUTPOST.COM)	Filing Date: July 11, 2007 Date of Service: October 27, 2007
1617	d/b/a DESIGNEROUTPOST.NET d/b/a) HANDBAGSLUXURY.COM d/b/a BAY) ELECTRONICS and Does 1-10,)	Date: December 17, 2007
18		
19	Defendants.)	
20)	
21	I, MICHAEL D. LISI, declare:	
22	1 1	to more than the Court of the Court of
23	1. I am an attorney at law licensed to practice before the Courts of the State of	
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26		
27	2. On July 11, 2007, Plaintiff filed the Complaint in this case against Casondra Tshimanga ("Defendant"). After many attempts at service and despite numerous efforts on the	
28	Tommunga (Defendant). Their many attempts a	a service and despite numerous errorts on the
	Case No C-07-3592-EMC	DECLARATION OF MICHAEL D. LISI

1	part of the Defendant to evade service, the Summons and Complaint were properly served on		
2	October 27, 2007.		
3	3. Attached hereto as Exhibit "A" is a true and correct copy of the proof of service on		
4	file with the Court, reflecting that Defendant was served with the Summons and Complaint or		
5	October 27, 2007. The document was also e-filed, and is currently e-Docket No. 7.		
6	4. More than 20 days have elapsed since the date on which service of the Summons		
7	and Complaint was effective.		
8	5. Defendant has not been granted any extension of time to respond to the Complaint.		
9	6. Defendant has failed to answer or otherwise respond to the Complaint, or serve a		
10	copy of any answer or other response upon Plaintiffs' attorneys of record.		
11	7. I have no reason to believe that Defendant is an infant or incompetent person.		
12	8. I have no reason to believe that Defendant is in the military service.		
13	I declare under penalty of perjury under the laws of the United States of America		
14	that the foregoing is true and correct.		
15			
16	Executed on December 19, 2007 at San Francisco, California.		
17	/s/		
18	Michael D. Lisi		
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	DEGLARATION OF		

DECLARATION OF MICHAEL D. LISI